perspectives on Military Operations Other Than War. These meetings will be closed to the public in accordance with Section 552b(c) of title 5, U.S.C., specifically subparagraph (1) thereof, and Title 5, U.S.C., Appendix 2, subsection 10(d). The classified and unclassified matter to be discussed is so inextricably intertwined so as to preclude opening any portions of these meetings. The ASB Administrative Officer, Sally Warner, may be contacted for further information at (703) 695–0781.

Sally A. Warner,

Administrative Officer, Army Science Board. [FR Doc. 95–9052 Filed 4–12–95; 8:45 am] BILLING CODE 3710–08–M

DEPARTMENT OF EDUCATION

Office of Special Education and Rehabilitative Services

Office of Administrative Law Judges; Intent to Compromise a Claim, Resource, Inc.

AGENCY: Department of Education. **ACTION:** Notice of intent to compromise a claim.

SUMMARY: The Department intends to compromise a claim against Resource, Inc. now pending before the Office of Administrative Law Judges (OALJ), Docket No. 94–103–R (20 U.S.C. 1234a(j)).

DATES: Interested persons may comment on the proposed action by submitting written data, views, or arguments on or before May 30, 1995.

ADDRESSES: All comments concerning this notice should be addressed to Jeffrey B. Rosen, Office of the General Counsel, U.S. Department of Education, 600 Independence Avenue SW., Room 5411, FB–10B, Washington, D.C. 20202–2242.

FOR FURTHER INFORMATION CONTACT:

Jeffrey B. Rosen. Telephone: (202) 401–6009. Individuals who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8339 between 8 a.m. and 8 p.m., Eastern time, Monday through Friday.

SUPPLEMENTARY INFORMATION: In September 1991 the Rehabilitation Services Administration (RSA), U.S. Department of Education (ED), conducted a compliance review of the grantee, Resource, Inc., in accordance with the Rehabilitation Act of 1973, as amended (the Act), and "RSA Procedures for the Recovery of Disallowed Costs Identified Through Program Monitoring Activities" (Information Memorandum RSA-IM–92–04). The review covered the

grantee's performance during fiscal year 1991 under a Projects With Industry (PWI) program grant authorized under Title VI of the Act, 29 U.S.C 795g. RSA issued a Final Monitoring Report on March 24, 1992.

Based upon this monitoring report, the Regional Commissioner, Region V, RSA, and the Director, Grants Division, Grants and Contracts Service, issued a Notice of Disallowance Decision (NDD) on May 31, 1994, in which Resource, Inc. was requested to repay \$218,517 of funds misspent under Title VI of the Act. A total of \$204,416 was disallowed because the grantee did not meet the requisite cost sharing or matching requirement under the PWI program. In addition, ED disallowed \$115,585 for the failure of the grantee to keep time distribution records for its employees who worked on the PWI program. However, because \$101,484 of these funds were included in the prior disallowance, the total cost disallowance (\$218,517) was less than the total of the costs disallowed for each of the two findings. On June 30, 1994 Resource, Inc. filed an appeal of the NDD with the OALJ.

On November 17, 1994 ED filed a Notice of Reduction of Claim notifying the OALJ that, based upon new information submitted by the grantee, the first issue concerning the matching requirement was resolved. Thus, the total amount outstanding in the appeal was reduced to \$115,585, which is covered by the Settlement Agreement.

Under the terms of the proposed agreement, Resource, Inc. owes ED a total of \$31,682. The grantee has agreed to make payment in 2 installments over a 1-year period, the first payment to be made within 30 days of execution of the agreement by ED. Resource, Inc. would be assessed interest at a rate of three percent per year if both installment payments are not made in a timely fashion. Failure to make timely payments within 40 days of the due dates would result in a late payment fee of 10 percent of the principal. Finally, under the agreement, the parties would jointly move for dismissal of the appeal. For the following reasons, ED recommends approval of the proposed Settlement Agreement.

There is clearly a litigation risk in attempting to uphold the original finding. The evidence presented by Resource, Inc. demonstrates that the employees in question worked a substantial portion of the time on the PWI grant. While Resource, Inc. clearly had an obligation to keep time distribution records, its evidence, which often was less reliable and circumstantial, could persuade an

administrative law judge or a Federal court to rule in substantial part or in full for its position.

Resource, Inc. has agreed to repay \$31,682. Based upon the foregoing, ED believes that it is prudent to accept the settlement offer, which represents a recovery of over 27 percent of the original costs disallowed in the PDD for this finding. If this issue is not settled, ED will incur further litigation costs, and there will be some litigation risk during the administrative process. Moreover, Resource, Inc. also would have the right to appeal any decision to the U.S. Court of Appeals. See 20 U.S.C. 1234g. In addition, the grantee has certified in the Settlement Agreement that it is presently in compliance with the time distribution requirements that gave rise to the disallowance at issue in this agreement.

After weighing the risks in litigating the issue that is the subject of the settlement, it is ED's assessment that the proposed Settlement Agreement is the most advantageous resolution.

The public is invited to comment on the ED's intent to compromise this claim. Additional information may be obtained by writing to Jeffrey B. Rosen at the address given at the beginning of this notice.

Program Authority: 20 U.S.C. 1234a(j) (1990).

Dated: April 7, 1995.
Donald R. Wurtz,
Chief Financial Officer.
[FR Doc. 95–9050 Filed 4–12–95; 8:45 am]

BILLING CODE 4000-01-P

DEPARTMENT OF ENERGY

Notice of Floodplain Involvement For Operable Unit 2 Removal Action No. 30 At the Fernald Environmental Management Project

AGENCY: U.S. Department of Energy (DOE), Fernald Area Office. **ACTION:** Notice of floodplain

involvement.

summary: This is to give notice of DOE's actions planned for the Fernald Environmental Management Project (FEMP), located approximately 18 miles (29 kilometers) northwest of downtown Cincinnati, Ohio. The subject of this Notice of Involvement is Operable Unit 2 which is defined by five subunits or areas: the Solid Waste Landfill, Lime Sludge Ponds, Inactive Flyash Pile, South Field, and Active Flyash Pile. The proposed Removal Action No. 30 for Operable Unit 2 involves excavation and construction activities that could

impact floodplain areas in Hamilton County, Ohio. In accordance with 10 CFR part 1022, DOE will prepare a floodplain assessment and will perform this proposed removal action in such a manner to avoid or minimize potential harm to or within floodplain areas.

DATES: Written comments must be received by the DOE at the following address no later than April 28, 1995.

ADDRESSES: For further information on this proposed action, contact: Mr. Wally Quaider, Acting Associate Director, Office of Safety & Assessment, U.S. Department of Energy, Fernald Area Office, P.O. Box 538705, Cincinnati, Ohio 45253–8705, Phone: (513) 648–3137, Facsimile: (513) 648–3077.

FOR FURTHER INFORMATION CONTACT: For further information on general DOE Floodplain/Wetlands environmental review requirements, contact: Ms. Carol Borgstrom, Director, Office of NEPA Policy and Assistance, EH–42, 3E–080, Forrestal Building, U.S. Department of Energy, 1000 Independence Avenue, SW., Washington, D.C. 20585, (202) 586–4600 or 1–800–472–2756.

SUPPLEMENTARY INFORMATION: Removal Action No. 30, which consists of removing contaminated sediments in the low area in the southeast corner of the South Field and constructing a seepage collection system to prevent leaching and infiltration of contaminants to the Great Miami Aguifer, could affect the 100- and 500year floodplain of Paddys Run. Potential indirect impacts to the 100- and 500year floodplain as a result of the removal activities include surface water runoff and sedimentation loading into the floodplain. Direct physical impact to the floodplain could result in the shortterm from the operation of heavy equipment during excavation of contaminated sediments and construction of a sump/pump station and portion of a discharge line within the floodplain. However, engineering controls would be implemented during excavation and construction activities to minimize any impacts. Minimal or no permanent change in flood elevations would occur in the long-term.

In accordance with DOE regulations for compliance with floodplain/wetlands environmental review requirements (10 CFR part 1022), DOE will prepare a floodplain assessment for this proposed DOE action. The assessment will be included in the Work Plan being prepared for Removal Action No. 30. A Notice of Floodplain Statement of Findings will be issued separately and published in the Federal Register.

Issued in Miamisburg, Ohio on March 29, 1995.

George R. Gartrell,

Acting Deputy Manager, Ohio Field Office. [FR Doc. 95–9168 Filed 4–12–95; 8:45 am] BILLING CODE 6450–01–P

Nevada Operations Office; Public Reading Room Relocation

AGENCY: U.S. Department of Energy Nevada Operations Office (DOE/NV). **ACTION:** Notice of Relocation of the DOE/ NV Public Reading Room to Building B– 3, 2621 Losee Road, North Las Vegas, Nevada 89030.

SUMMARY: The DOE/NV announces that, pursuant to Title 10, Code of Federal Regulations, Section 1004.3(b), as of May 1, 1995, the public reading room for DOE/NV is relocating to: 2621 Losee Road, North Las Vegas, Nevada 89030 (Building B–3). Attention: Cynthia Ashley, Telephone (702) 295–1623. Regular operating hours of the facility will be Monday through Friday, 7:30 a.m. to 4:30 p.m.

FOR FURTHER INFORMATION CONTACT: U.S. Department of Energy, Nevada Operations Office, Attn: Janet L. Fogg, Freedom of Information and Privacy Act Officer, P.O. Box 98518, Las Vegas, Nevada 89193–8518, Telephone (702) 295–1821.

Issued in Las Vegas, Nevada, on March 27, 1995.

Jerry A. Vaeth,

Acting Manager, DOE Nevada Operations Office.

[FR Doc. 95–9169 Filed 4–12–95; 8:45 am] BILLING CODE 6450–01–M

Federal Energy Regulatory Commission

[Project No. 2275-001]

Public Service Company of Colorado; Notice of Availability of Draft Environmental Assessment

April 7, 1995.

In accordance with the National Environmental Policy Act of 1969 and the Federal Energy Regulatory Commission's (Commission's) Regulations, 18 CFR Part 380 (Order No. 486, 52 FR 47897), the Office of Hydropower Licensing has reviewed the application for a new license for the existing Salida Hydroelectric Project, located on the South Arkansas River and on Fooses Creek in Chaffee County, Colorado, near Poncha Springs. The Federal Energy Regulatory Commission and the U.S. Forest Service have prepared a Draft Environmental

Assessment (DEA) for the relicense proposal.

In the DEA, the staff has analyzed the environmental impacts of the project and has concluded that relicensing the project, with appropriate environmental measures, would not constitute a major federal action that would significantly affect the quality of the human environment. Copies of the DEA are available for review in the Public Reference Branch, Room 3104, of the Commission's offices at 941 North Capitol Street NE., Washington, DC 20426.

Any comments should be filed within 45 days from the date of this notice and should be addressed to Lois D. Cashell, Secretary, Federal Energy Regulatory Commission, 825 North Capitol Street, NE., Washington, DC 20426. Please affix Project No. 275–001 to all comments. For further information, please contact Vince Yearick, Environmental Coordinator, at (202) 219–3073.

Lois D. Cashell,

Secretary.

[FR Doc. 95–9069 Filed 4–12–95; 8:45 am] BILLING CODE 6717–01–M

[Docket No. RP94-221-000]

ANR Pipeline Co.; Notice of Informal Settlement Conference

April 7, 1995.

Take notice that an informal settlement conference will be convened in this proceeding on Thursday, April 13, 1995, at 9:00 a.m., at the offices of the Federal Energy Regulatory Commission, 810 First Street, N.E., Washington, DC, for the purpose of exploring the possible settlement of the above-referenced docket.

Any party, as defined by 18 CFR 385.102(c), or any participant as defined by 18 CFR 385.102(b) is invited to attend. Persons wishing to become a party must move to intervene and receive intervener status pursuant to the Commission's regulations (18 CFR 385.214) (1994).

For additional information, please contact William J. Collins (202) 208–0248 or Warren C. Wood (202) 208–2091.

Lois D. Cashell,

Secretary.

[FR Doc. 95–9072 Filed 4–12–95; 8:45 am] BILLING CODE 6717–01–M